N	
V	

UNITED STATES PATENT AND TRADEMARK OFFICE UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. APPLICATION NO. FILING DATE 09/603,886 06/26/2000 Roy Sullivan 10546/56701 2146 7590 10/21/2004 EXAMINER FAY KAPLUN & MARCIN, LLP SMITH, RUTH S 150 BROADWAY, STE 702 NEW YORK, NY 10038 PAPER NUMBER ART UNIT 3737

DATE MAILED: 10/21/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

			J
	Application No.	Applicant(s)	<i>Y</i>
	09/603,886	SULLIVAN, ROY	
Office Action Summary	Examiner	Art Unit	
	Ruth S Smith	3737	
The MAILING DATE of this communication		ith the correspondence address	,
Period for Reply			
 A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 Cl after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above, is less than thirty (30) days, If NO period for reply is specified above, the maximum statutory p Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b). 	ON. FR 1.136(a). In no event, however, may a lon. a reply within the statutory minimum of thin period will apply and will expire SIX (6) MON statute, cause the application to become Al	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this communicat BANDONED (35 U.S.C. § 133).	tion.
Status			
1) \boxtimes Responsive to communication(s) filed on	<u>22 April 2004</u> .		
	This action is non-final.		
3) Since this application is in condition for all	lowance except for formal mat	ers, prosecution as to the merits	is
closed in accordance with the practice un	der <i>Ex parte Quayle</i> , 1935 C.E). 11, 453 O.G. 213.	
Disposition of Claims			
4) \boxtimes Claim(s) <u>33-42</u> is/are pending in the applic	cation.		
4a) Of the above claim(s) is/are with	hdrawn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>33-42</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction a	and/or election requirement.		
Application Papers			
9) 🖾 The specification is objected to by the Exa	miner.		
10) The drawing(s) filed on is/are: a)	accepted or b) objected to	by the Examiner.	
Applicant may not request that any objection to	o the drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the co			• •
11) The oath or declaration is objected to by th	he Examiner. Note the attache	d Office Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for for	reign priority under 35 U.S.C. {	} 119(a)-(d) or (f).	
a) All b) Some * c) None of:		· · · · · · · · · ·	
1. Certified copies of the priority docur	ments have been received.		
2. Certified copies of the priority docur		··	
3. Copies of the certified copies of the		received in this National Stage	
application from the International Be			
* See the attached detailed Office action for a	a not of the certified copies not		
• • • • • •			
Attachment(s) 1) X Notice of References Cited (PTO-892)		Summary (PTO-413)	
2) D Notice of Draftsperson's Patent Drawing Review (PTO-948	8) Paper No(s)/Mail Date	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/S Paper No(s)/Mail Date	B/08) 5) ☐ Notice of I 6) ☐ Other:	nformal Patent Application (PTO-152) 	

:/

Application/Control Number: 09/603,886 Art Unit: 3737

Upon reconsideration by the examiner, the final rejection set forth in the office action mailed June 4, 2003 has been withdrawn and the following new grounds of rejection have been set forth.

Specification

The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction of the following is required: The term "naturally occurring body orifice" lacks antecedent basis in the specification.

Claim Objections

Claims 41,42 are objected to because of the following informalities: The claims are confusing in that it appears from claim 33 that the image processor determines the defined region of tissue and not the control unit. Appropriate correction is required.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 33-36,40 rejected under 35 U.S.C. 103(a) as being unpatentable over McGuckin Jr. in view of Murphy-Chutorian. McGuckin Jr. disclose a tissue resectioning system including a resection head 12 mounted at the distal end of a elongate flexible body 16 and diagnostic imager for providing guidance of the resectioning head and a control unit 14. The imager can be CT, MRI, Fluoroscopy etc. McGuckin Jr. fails to disclose the use of a marker. It is old and well known in the art to place a detectable marker on a catheter/tubular body inserted in a patient's body such that the catheter's/tubular body position can be easily located using an imaging device sensitive

Application/Control Number: 09/603,886 Art Unit: 3737

to the type of marker used. An example of such is seen in Murphy-Chutorian which shows a resecting device in combination with an image detectable marker. The image along with the marker is then displayed to show the operator where it is positioned. It would have been obvious to one skilled in the art to have modified McGuckin Jr. such that it includes a detectable marker which when imaged enables the operator to visualize the location of the elongate flexible body in the body.

Claim 37 is rejected under 35 U.S.C. 103(a) as being unpatentable over McGuckin Jr. in view of Murphy-Chutorian as applied to claim 33 above, and further in view of Osterholm. Osterholm discloses a medical system having a control device that will disable the system if the operation of such falls outside of the desired operating parameters. It would have been obvious to one skilled in the art to have further modified McGuckin Jr. such that it includes a means for disabling the system if the marker indicated that the resection device is oriented outside the defined region of tissue in order to ensure that no harm comes to the patient if the resection device moves out of the region of interest.

Claims 38-39 are rejected under 35 U.S.C. 103(a) as being unpatentable over McGuckin Jr. in view of Murphy-Chutorian as applied to claim 33 above, and further in view of Aida et al. Aida et al disclose a system having a control tissue therapy system that includes an alarm means to notify a user of a deviation from the treatment plan. The alarm can either be in the form of a visual or audio signal. It would have been obvious to one skilled in the art to have further modified McGuckin Jr. such that it includes an alarm means in order to ensure that no harm comes to the patient if the resection device moves out of the region of interest.

Claims 41,42 are rejected under 35 U.S.C. 103(a) as being unpatentable over McGuckin Jr. in view of Murphy-Chutorian as applied to claim 33 above, and further in view of Kreizman et al. McGuckin Jr. fails to disclose the use of an automatic control unit for controlling operation of the resectioning device and the specific manner in which

Application/Control Number: 09/603,886 Art Unit: 3737

the defined region is determined. Kreizman et al disclose a resectioning device having a control system that controls operation of the resection device by determining the defined region of tissue and moving the device to the desired location. It would have been obvious to one skilled in the art to have further modified McGuckin Jr. such that it includes a controller that will automatically determine the desired region of interest and move the resecting head to that location. The advantage of such is to eliminate the chance of operator error. In the absence of any showing of criticality or unexpected results, the manner in which the defined region of interested is determined would have been an obvious matter of design choice of known functional equivalents in the art.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ruth S Smith whose telephone number is (703) 308-3063. The examiner can normally be reached on M-F 5:30 AM- 2:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian Casler can be reached on (703) 308-3552. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ruth S Smith Primary Examiner Art Unit 3737

RSS